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	U.S. APPLICATION NO.		FIRST NAMED AP	PLICANT	ATT	DOCALT NO.
•	09/868522		BEER	R	95	1/49898
•	•				INTERNATIONAL APPLIC	ATION NO.
	CROWELL & MORING LLP				PCT/EP99/08	3989
	INTELLECTUAL PROPERTY GROU	IP				
2.7	P.O. BOX 14300				I.A. FILDIG DATE	PRICRITY DATE
•	WASHINGTON, DC 20044 4300				22 NOV 99	19 DEC 98
					DATE MALES	111 2001
	NOTIFICATION OF MISSIN	-				E UNITED
•					CE (DO/EO/US)	
t	1. The following items have been submit Office as a Designated Office	ted by the ap (37 CER 1	pplicant or the li 404) ca an Fle	d to the Ur and Office	uted States Patent and Trader (37 CFR 1 495)	nart
	U.S. Basic National Fee.	()/ CIN 1.	Indication o			
	Copy of the international app	lication.	Translation	of the inter	mational application into Eng	lish.
	$\square$ Oath or Declaration of invent		$\cup$ .	of Article	19 amendments into English.	
	Copy of Article 19 amendme	nts.	Other:			
	Priority Document.	Examinatio	n Report in Eng	lish and its	Annexes, if any.	
	Translation of Annexes to the					
•						
i	2. Applicant has requested early proce the indicated items in paragraph 3 below.	The Basic I	35 U.S.C. 371(i Vational Ees and	but has n	of filed the following indicat	ed items and/or
• •	prior to 20 or 30 months from the priority			ac copy (	or the international application	
	U.S. Basic National Fee.		Copy of the	internation	nal application.	
	3. The following items MUST be furnish	ed within th	e period set forti	helow in	order to complete the require	ements for
	acceptance under 35 U.S.C. 371:					
k, t	a. Translation of the application					
	later than the appropriat	is defective i	for the reasons in	priority da idicated or	the attached Notice of Defe	ctive
	Translation.	• •				
· ·	b. Processing fee for providing					c
	appropriate 20 or 30 m g c. Oath or declaration of the	inventors, ir	compliance wit	b 37 CFR 1.	1.497(a) and (b), property id	entifying
	the application (preferal surcharge will be requir	bly by the in	ternational appli	cation num	ber and international filing d te 20 or 30 months from the	ate). A
•	date.	laration does	not comply wit	h 37 CFR	1.497(a) and (b) for the reaso	) <b>ns</b>
	indicated on the attached					- 4-
	d. Surcharge for providing th priority date (37 CFR 1	402(e)	claration later th	an the app	ropriate 20 or 30 months from	n use
-	4. Additional claim fees of \$	as a [] la	urge entity 🖂 at	nall entity,	including any required multi	iple dependent
	claim fee, are required. Applicant must st due (37 CFR 1.492(g)). See attached PTC	ubmit the ad	ditional claim fe	es or cance	el the additional claims for w	hich fees are
	5. Applicant has not submitted the req PCT/DO/EO/920.	uired sequen	ce listing pursua	nt to 37 C	FR 1.821-1.825. See attach	ed
	ALL OF THE ITEMS SET FORTH IN MONTHS FROM THE DATE OF THE THE PRIORITY DATE FOR THE APP RESPOND WILL RESULT IN ABAND	S NOTICE PLICATION	OR BY 22 OR 1, WHICHEVE	32 MONT	HS (where 37 CFR 1.495 a	pplies) FROM
	The time period set above may be extended by filing a petition and fee for extension of time under the provisions of 37 CFR 1.136(a).					
	6. If box 3a or 3c is checked, a translation Annexes will be cancelled. A processing of 7. The Article 19 amendments are can or 30 (37 CFR 1.495(d)) months from the	fee will be n celled since	equired if submina translation was	tted later th	an 20 or 30 months from the	e priority date.
	Applicant is reminded that any communica address given in the heading and include th	ution to the U ne U.S. appl	Inited States Pat ication no. show	ent and Transform	ademark Office must be mail 37 CFR 1.5)	ed to the
	A copy of this	notice M	UST be rea	urned w	rith this response.	
	Enclosed: PCT/DO/EO/917	Notice	of Defective T		-	
	PTO-875	PCT/I	DO/EU/920	к	aren Williams	
			-		703-305-3688	

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